SENATE BILL No. 261

DIGEST OF INTRODUCED BILL

Citations Affected: IC 8-1-29.5.

Synopsis: IURC oversight of telecommunications. Establishes remedies, including civil penalties, for noncompetitive behavior by telecommunications companies.

Effective: July 1, 2002.

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January 7, 2002, read first time and referred to Committee on Commerce and Consumer Affairs.





Second Regular Session 112th General Assembly (2002)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2001 General Assembly.

SENATE BILL No. 261

A BILL FOR AN ACT to amend the Indiana Code concerning utilities and transportation.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 8-1-29.5 IS ADDED TO THE INDIANA CODE
2	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
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Chapter 29.5. Enforcement Remedies for Prohibited Actions by Telecommunications Companies

- Sec. 1. For purposes of this chapter, "account" refers to the commission public utility fund account established under IC 8-1-6.
- Sec. 2. For purposes of this chapter, "customer" means a person, business organization, or other entity that:
 - (1) requests and obtains telephone service; and
 - (2) is responsible for the payment of charges relating to the telephone service.
- The term includes a person or entity whose service has been temporarily disconnected.
- Sec. 3. For purposes of this chapter, "incumbent local exchange company" means, with respect to an area, the local exchange carrier that:

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1	(1) on Echanomy 9 1000 marrided telephone exchange consider
2	(1) on February 8, 1996, provided telephone exchange service in the area; and
3	(2) was one (1) of the following:
4	(A) On February 8, 1996, considered to be a member of the
5	exchange carrier association under 47 C.F.R. 69.601(b).
6	(B) On or after February 8, 1996, a successor or assignee
7	of the exchange carrier association.
8	Sec. 4. For purposes of this chapter, "telecommunications
9	company" means any natural person, firm, association,
10	corporation, or partnership owning, leasing, or operating any lines,
11	facilities, or systems used in furnishing telephone service within
12	Indiana.
13	Sec. 5. (a) A telecommunications company shall not knowingly
14	impede the development of competition in a telecommunications
15	service market.
16	(b) The commission shall determine whether an action by a
17	telecommunications company impedes the development of
18	competition in a telecommunications service market.
19	(c) The following acts by a telecommunications company are
20	prima facie evidence of impeding the development of competition
21	in a telecommunications service market:
22	(1) Unreasonably:
23	(A) refusing or delaying interconnections or collocation; or
24	(B) providing inferior connections;
25	to another telecommunications company.
26	(2) Unreasonably impairing the speed, quality, or efficiency of
27	services used by another telecommunications company.
28	(3) Unreasonably delaying access in connecting another
29	telecommunications company whose product or service
30	requires novel or specialized access to the local exchange
31	network.
32	(4) Unreasonably refusing or delaying access by a person to
33	another telecommunications company.
34	(5) Unreasonably acting or failing to act in a manner that has
35	a substantial adverse effect on the ability of another
36	telecommunications company to provide service to its
37	customers.
38	(6) Unreasonably failing to offer service to customers in a
39	local exchange network in which a telecommunications
40	company: (A) is contified to provide services; and
41 42	(A) is certified to provide services; and (B) has entered into an interconnection agreement for the
42	(B) has entered into an interconnection agreement for the



1	provision of local exchange telecommunications services;
2	with the intent to delay or impede the ability of another
3	provider of local exchange telecommunications services to
4	provide telecommunications services.
5	(7) Violating the terms or unreasonably delaying
6	implementation of an interconnection agreement entered into
7	under section 252 of the federal Telecommunications Act of
8	1996 (P.L.104-104, 110 Stat. 56 (1996)) in a manner that:
9	(A) unreasonably delays;
10	(B) increases the cost of; or
11	(C) impedes the availability of;
12	telecommunications services to customers.
13	(8) Violating a commission order regarding matters between
14	telecommunications companies.
15	(d) An incumbent local exchange company shall not knowingly
16	impede the development of competition in a telecommunications
17	services market by:
18	(1) unreasonably:
19	(A) refusing access to or provision of;
20	(B) delaying access to or provision of; or
21	(C) providing inferior;
22	operation support systems to another telecommunications
23	company;
24	(2) unreasonably failing to offer network elements that the
25	commission or the Federal Communications Commission has
26	determined must be offered on an unbundled basis to another
27	telecommunications company;
28	(3) unreasonably refusing or delaying collocation with
29	another telecommunications company; or
30	(4) unreasonably denying a request by another
31	telecommunications company for nonproprietary information
32	about a local exchange network's:
33	(A) technical design and features;
34	(B) geographic coverage;
35	(C) equipment design; or
36	(D) traffic capabilities.
37	Sec. 6. After notice and hearing, the commission may impose
38	any of the following remedies for a violation of section 5 of this
39	chapter:
40	(1) Directing the violating telecommunications company to
41	cease and desist from violating:
42	(A) this chanter:



1	(B) a commission order; or
2	(C) a commission rule.
3	(2) Mandating corrective action to alleviate the violation or
4	noncompliance.
5	(3) Revoking or modifying the terms of:
6	(A) a certificate of territorial authority;
7	(B) a certificate of public convenience and necessity; or
8	(C) another permit;
9	issued to the telecommunications company by the commission.
10	Sec. 7. (a) After notice and hearing, the commission may impose
11	the following civil penalties for a second or subsequent violation of
12	section 5 of this chapter:
13	(1) For a telecommunications company with at least
14	thirty-five thousand (35,000) subscriber access lines, the
15	greater of:
16	(A) thirty thousand dollars (\$30,000); or
17	(B) eight hundred twenty-five hundred-thousandths
18	percent (0.00825%) of the telecommunications company's
19	gross intrastate annual telecommunications revenue;
20	per violation.
21	(2) For a telecommunications company with less than
22	thirty-five thousand (35,000) subscriber access lines, not more
23	than two thousand dollars (\$2,000) per violation.
24	(b) A second or subsequent violation of section 5 of this chapter
25	for which the commission may impose a civil penalty under
26	subsection (a) may involve:
27	(1) an act described in section 5(c) of this chapter; or
28	(2) an unreasonable action, refusal, delay, failure, or denial
29	described in section 5(d) of this chapter;
30	that is different from the act, action, refusal, delay, failure, or
31	denial that constituted the initial violation of section 5 of this
32	chapter.
33	(c) A matter resolved through voluntary mediation is not
34	considered a violation for purposes of this section.
35	(d) If the commission imposes a civil penalty under this section,
36	the period for which the civil penalty is imposed begins on the day
37	the telecommunications company first violated section 5 of this
38	chapter and ends on the day the telecommunications company
39	complies with a remedy imposed under section 6 of this chapter.
40	Each day of the period is considered a separate violation for
41	purposes of calculating a civil penalty under subsection (a).
42	(e) In imposing a civil penalty under this section, the commission



1	may consider the following factors:
2	(1) The duration and gravity of the violation.
3	(2) The presence or absence of due diligence on the part of the
4	violating telecommunications company to comply with or
5	secure relief from:
6	(A) this chapter;
7	(B) a commission order; or
8	(C) a commission rule.
9	(3) Economic benefits accrued by the violating
.0	telecommunications company because of the delay in
. 1	complying with this chapter or a commission rule or order.
2	(4) The amount of a civil penalty that will:
.3	(A) deter future violations by the violating
.4	telecommunications company; and
.5	(B) enhance voluntary compliance with this chapter or a
.6	commission rule or order.
.7	(5) The size of the violating telecommunications company.
.8	(6) Good faith of the violating telecommunications company
9	in attempting to remedy the violation or to achieve
20	compliance after receiving notification of the violation or
21	noncompliance.
22	(f) If the commission waives a civil penalty under this section,
23	the commission must make a written finding as to why it is waiving
24	the civil penalty. The commission may waive a civil penalty under
25	this section due to the following:
26	(1) Technological infeasibility.
27	(2) Act of God.
28	(3) Customer provided equipment.
29	(4) Negligent act of a customer.
30	(5) Emergency situation.
31	(6) Unavoidable casualty.
32	(g) A violating telecommunications company must pay a civil
33	penalty imposed under this section not later than thirty (30) days
34	after the date on which the commission imposes the civil penalty.
35	Sec. 8. (a) The secretary of the commission shall direct a civil
86	penalty imposed and collected under section 7 of this chapter as
37	follows: (1) A civil penalty imposed for a violation that directly affects
88 89	ratepayers must be refunded directly to the customers of the
10	violating telecommunications company in the form of credits
10 11	on customer bills.
12	(2) A civil penalty imposed for a violation that directly harms
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1	another telecommunications company must be awarded
2	directly to the other telecommunications company.
3	(3) A civil penalty imposed for a violation not described in
4	subdivision (1) or (2) must be deposited into the account.
5	(b) The commission shall use penalties deposited into the
6	account under subsection (a)(3) for:
7	(1) consumer education;
8	(2) promotion of utility competition; or
9	(3) a purpose considered by the commission to further the
0	public interest.
.1	The commission shall annually provide to the regulatory flexibility
2	committee established by IC 8-1-2.6-4 a report of the distribution
3	of deposits under this subsection.
4	(c) A civil penalty deposited into the account may not be
.5	included in:
6	(1) the calculation of the difference between actual
7	expenditures and appropriations described in IC 8-1-6-1(b);
8	or
9	(2) a public utility fee credit.
20	Sec. 9. The commission shall award:
21	(1) damages;
22	(2) attorney's fees; and
23	(3) costs;
24	to a telecommunications company that was directly harmed by
25	another telecommunications company's violation of section 5 of
26	this chapter. The violating telecommunications company must pay
27	the damages, attorney's fees, and costs not later than thirty (30)
28	days after the commission awards the damages, attorney's fees,
29	and costs, unless the commission or a court directs otherwise.
30	Sec. 10. (a) Not more than thirty (30) days after the entry of a
31	commission order, if the violating telecommunications company
32	has not complied with the order, the attorney general shall petition
33	a court for enforcement of the commission order unless the
34	commission order:
35	(1) directs otherwise; or
86	(2) is stayed by:
37	(A) the commission; or
88	(B) an appellate court.
39	Before ruling on a petition under this subsection, a court may
10	award injunctive or equitable relief to enforce the commission
1	order.
12	(b) A court that grants a natition under subsection (a) shall



1	determine whether	
1	determine whether:	
2	(1) the commission entered the order; and	
3	(2) the violating telecommunications company has complied	
4	with the commission order.	
5	For purposes of subdivision (1), a certified copy of the commission	
6	order constitutes prima facie evidence that the commission entered	
7	the order.	
8	(c) If, after a hearing, a court determines that:	
9	(1) the commission entered the order; and	
10	(2) the violating telecommunications company has not	
11	complied with the commission order;	
12	the court shall enter judgment ordering the violating	
13	telecommunications company to comply with the commission	
14	order.	
15	(d) If a court enters judgment under subsection (c), the court	
16	shall award the petitioner costs and attorney's fees.	
17	(e) If a court finds that a violating telecommunications company	
18	has failed to pay damages, attorney's fees, or costs under section 7	
19	of this chapter, the court shall order the violating	
20	telecommunications company to pay additional damages unless	
21	there is a reasonable basis for the violating telecommunications	
22	company's failure to pay the damages, attorney's fees, or costs. If	
23	a court finds that there is a reasonable basis for the violating	
24	telecommunications company's failure to pay damages, attorney's	
25	fees, or costs under section 9 of this chapter, the court may set a	
26	new date by which the violating telecommunications company must	
27	pay the damages, attorney's fees, and costs.	
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